CONSOLIDATION AND SCHEDULING TO CONSOLIDATE

Case No. 2: 22-cv-01282-JLR

1 2	MARK CONLISK and MICHAEL DEKHTYAR, individually and on behalf of all others similarly situated,	No. 2:22-cv-01698
3	Plaintiffs,	
4	v.	
5	ZILLOW GROUP, INC.,	
6	Defendant.	
7	ASHLEY POPA, individually and on behalf of all others similarly situated,	No. 2:22-cv-01696
8	Plaintiff,	
10	v.	
11	ZILLOW GROUP, INC.,	
12	Defendant.	
13	JILL STRELZIN, individually and on behalf of	No. 2:22-cv-01695
14	others similarly situated,	
15	Plaintiff,	
16	V.	
17	ZILLOW GROUP, INC.,	
18	Defendant.	
19	JILL ADAMS and JILL ADAMS, As Natural	No. 2:22-cv-01737
20	Mother and Next Friend of her minor child, H.A., individually and on behalf of all others similarly	
21	situated,	
22	Plaintiff,	
23	V.	
24	ZILLOW GROUP, INC.,	
25	Defendant.	
26		1
27		
28		
	1	

JOINT STIPULATION AND [PROPOSED] ORDER RE CONSOLIDATION AND SCHEDULING TO CONSOLIDATE Case No. 2: 22-cv-01282-JLR

RYAN MARGULIS, individually and on behalf of No. 2:22-cv-1736 all others similarly situated,

Plaintiff,

v.

ZILLOW GROUP, INC.,

Defendant.

Plaintiffs Natalie Perkins, Kenneth Hasson, Jamie Huber, David Kauffman, Mark Conlisk, Michael Dekhtyar, Ashley Popa, Jill Strelzin, Jill Adams, Jill Adams, as natural mother and next friend of her minor child, H.A., and Ryan Margulis (collectively "Plaintiffs") and Defendants Zillow Group, Inc. ("Zillow") and Microsoft Corporation ("Microsoft") (collectively with Zillow, "Defendants"), by and through their undersigned counsel, hereby stipulate that the above captioned actions be consolidated before Judge James L. Robart pursuant to Fed. R. Civ. P. 42 and Local Rule 42, and in support thereof allege as follows:

- 1. Each of the above-entitled actions are currently pending in federal district court for the Western District of Washington.
- 2. The first of these cases was filed on or around September 12, 2022<sup>1</sup> and the seven other cases were subsequently and voluntarily transferred from other federal district courts to this District pursuant to 28 U.S.C. § 1404 for the purpose of consolidation and coordination.<sup>2</sup>
- 3. Each action alleges that Zillow violated a two-party consent wiretapping law and invaded Plaintiffs' privacy by procuring and embedding snippets of JavaScript computer code ("Session Replay Code") on its website, www.zillow.com, to collect, monitor, and record website visitors' electronic communications without their consent. Plaintiffs allege these claims on behalf of overlapping state and nationwide putative classes.

26

27

28

Perkins et al v. Zillow Group, Inc. et al, No. 2:22-cv-01282, pending before Judge James L. Robart. <sup>2</sup> Conlisk et al v. Zillow Group, Inc., 2:22-cv-01698; Huber v. Zillow Group Inc., 2:22-cv-01699; Kauffman v. Zillow Group, Inc., 2:22-cv-01694; Popa v. Zillow Group, Inc., 2:22-cv-01696; Strelzin v. Zillow Group, Inc., 2:22-cv-01695; Adams et al v. Zillow Group, Inc., 2:22-cv-01737; and Margulis v. Zillow Group, Inc., 2:22-cv-01736.

28

- 4. While the legal claims differ slightly in each case due to the differing state wiretapping laws alleged, they all seek damages against Zillow and in one case against Microsoft for similar alleged conduct and similar alleged injury.
- 5. All eight cases are in their infancy. Neither Zillow nor Microsoft has responded to any of the complaints, no scheduling orders have been issued, nor has discovery yet commenced.
  - 6. Lead counsel has not yet been appointed pursuant to Fed. R. Civ. P. 23(g).
- 7. Counsel for the parties have discussed consolidating the eight related cases and, given the substantial overlap in these eight putative class actions both in facts and in claims, as well as the overlapping putative classes they represent, the parties agree that consolidation would provide substantial efficiency for the Court and the parties.
- 8. The parties agree that a coordinated schedule for filing a Consolidated Complaint, for briefing any motion to dismiss filed by Defendants, and for briefing any opposition to a motion dismiss should be entered, after Lead Counsel is appointed.
- 9. The schedule agreed upon is not for the purpose of delay, promotes judicial efficiency, and will not cause prejudice to the respective parties.
- 10. Therefore, the parties, through their counsel of record, hereby move for and stipulate to the following proposed order:

## [PROPOSED] ORDER

- a. The following actions are hereby consolidated into Civil Action No. 2:22-cv-01282 for pretrial purposes only, pursuant to Rule 42(a) of the Federal Rules of Civil Procedure:
  - i. Perkins et al v. Zillow Group, Inc. et al, No. 2:22-cv-01282;
  - ii. Conlisk et al v. Zillow Group, Inc., No. 2:22-cv-01698;
  - iii. Huber v. Zillow Group Inc., No. 2:22-cv-01699;
  - iv. Kauffman v. Zillow Group, Inc., No. 2:22-cv-01694;
  - v. *Popa v. Zillow Group, Inc.*, No. 2:22-cv-01696;
  - vi. Strelzin v. Zillow Group, Inc., No. 2:22-cv-01695;
  - vii. Adams et al v. Zillow Group, Inc., No. 2:22-cv-01737; and

viii. Margulis v. Zillow Group, Inc., No. 2:22-cv-01736. 1 2 b. The consolidated action shall be captioned: "In Re: Zillow Group, Inc. 3 Session Replay Software Litigation." Any related actions that are now pending or are 4 subsequently filed in, or transferred to, this District shall be consolidated with this action 5 for all purposes through notification to the Court of their relatedness. A party in any 6 subsequently consolidated case that objects to such consolidation, or to any other provision 7 of this Order, must file an application for relief from this Order within thirty (30) days after 8 the date on which the notification of relatedness is filed, provided that a copy of the Order 9 is served on the party's counsel on or before that date. 10 c. This Order is entered without prejudice to the rights of any party to apply 11 for severance of any claim or action, for good cause shown. 12 d. Every pleading in the consolidated action shall bear the following caption: 13 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 14 AT SEATTLE 15 In Re: Zillow Group, Inc. Session Replay Master File No. 2:22-cv-01282-JLR Software Litigation 16 This Document Refers to: All Actions 17 The file in Case No. 2:22-cv-01282 shall constitute a Master File for every 18 e. 19 action in the consolidated action. When the document being filed pertains to all actions, the phrase "All Actions" shall appear immediately after the words "This Document Relates 20 21 to:" in the above caption set out above. When a pleading relates only to some, but not all, of the actions, this Court's docket number for each individual action to which the document 22 23 applies, along with the last name of the first-listed plaintiffs in said action shall appear immediately after the words "This Document Relates to:" in the above caption. 24 f. The parties shall file a notice of related cases whenever a case that should 25 26 be consolidated into this action is filed in, or transferred to, this District. If the Court determines that the case is related, the clerk shall: 27 i. place a copy of this Order in the separate file for such action; 28

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

- ii. serve on plaintiff's counsel in the new case a copy of this Order;
- iii. direct that this Order be served upon defendants in the new case; and
- iv. make the appropriate entry in the Master Docket.
- g. Within thirty (30) days of this Order, Plaintiffs shall file their motion(s) for appointment of Lead Counsel with the Court.
- h. Within forty-five (45) days of the Order appointing Lead Counsel, Plaintiffs shall file a consolidated amended complaint (or designation of an operative complaint). The consolidated amended or operative complaint shall supersede all complaints filed in any of the actions consolidated herein.
- i. Defendants are not required to respond to the complaint in any action consolidated into this action, other than the consolidated amended complaint or a complaint designated as the operative complaint. Lead Counsel may serve the consolidated amended or operative complaint on the undersigned Defendants through their counsel of record.
- j. Within sixty (60) days of service of the consolidated amended or operative complaint, Defendants must answer, move, or otherwise respond to the consolidated amended or operative complaint
- k. Any and all pending Orders regarding Initial Disclosures, Joint Status Report, Early Settlement, Discovery or other matters pursuant to Federal Rule of Civil Procedure 26 shall be stayed, pending appointment of Lead Counsel and filing of the consolidated amended complaint (or designation of an operative complaint). Within fourteen (14) days following the Court's appointment of the Lead Counsel in the consolidated cases, Lead Counsel and Defendants shall confer and submit a stipulation regarding such issues or seek resolution of such matters from this Court.

Dated this 18th day of January, 2023.

1 Jun R. Plut

The Honorable James L. Robart UNITED STATES DISTRICT JUDGE

1	Date: January 18, 2023	Respectfully submitted,
2		
3	/s/ Joseph P. Guglielmo Joseph P. Guglielmo*	James P. Savitt James P. Savitt
4	Carey Alexander* Ethan Binder*	SAVITT BRUCE & WILLEY LLP 1425 Fourth Avenue, Suite 800
5	SCOTT+SCOTT ATTORNEYS AT LAW LLP	Seattle, WA 98101 (226) 749-0500
6 7	The Helmsley Building 230 Park Avenue, 17th Floor	jdsavitt@sbwllp.com
8	New York, NY 10169 Telephone: (212) 223-6444	
9	Facsimile: (212) 223-6334 jguglielmo@scott-scott.com	
10	calexander@scott-scott.com ebinder@scott-scott.com	
11		
12	/s/ Elizabeth Pollock-Avery	/ <u>s/ Samantha L. Southall</u> Samantha L. Southall*
13	Gary F. Lynch* Elizabeth Pollock-Avery*	BUCHANAN INGERSOLL &
14	LYNCH CARPENTER, LLP 1133 Penn Avenue, 5 <sup>th</sup> Floor	ROONEY PC 50 South 16th Street, Suite 3200
15	Pittsburgh, PA 15222	Philadelphia, PA 19102
16	412-322-9243 gary@lcllp.com	(215) 665-8700 samantha.southall@bipc.com
17	elizabeth@lcllp.com	Counsel for Defendant Zillow Group
18		
19	/s/ E. Kirk Wood E. Kirk Wood (pro hac vice	/s/ James G. Snell James G. Snell*
20	forthcoming)	PERKINS COIE
21	Sharika Robinson ( <i>pro hac vice</i> forthcoming)	1201 3rd Avenue, Suite 4900 Seattle, WA 98101
22	Marcela Jenkins ( <i>pro hac vice</i> forthcoming)	jsnell@perkinscoie.com
23	WOOD LAW FIRM, LLC P. O. Box 382434	<u>/s/ Anna Mouw Thompson</u> Anna Mouw Thompson
24	Birmingham, AL 35238-2434	Nicola Menaldo
25	Telephone: (205) 908-4906 kirk@woodlawfirmllc.com	PERKINS COIE 1201 3rd Avenue, Suite 4900
26		Seattle, WA 98101 annathompson@perkinscoie.com
27		nmendaldo@perkinscoie.com
28		

1	/s/ Katrina Carroll	Counsel for Defendant Microsoft
2	Katrina Carroll Kyle A. Shamberg	Corporation
3	LYNCH CARPENTER, LLP 111 W. Washington Street, Suite 1240	*Admitted pro hac vice
4	Chicago, IL 60602 312-750-1265	
5	katrina@lcllp.com	
6	kyle@lcllp.com	
7	/s/ Joshua B. Swigart	
8	Joshua B. Swigart (SBN 225557) Josh@SwigartLawGroup.com	
	SWIGART LAW GROUP, APC	
9	2221 Camino del Rio S, Ste 308	
10	San Diego, CA 92108 P: 866-219-3343	
11	/s/ Kim D. Stephens	
12	Kim D. Stephens, P.S., WSBA #11984	
13	kstephens@tousley.com Jason T. Dennett, WSBA #30686	
14	jdennett@tousley.com	
15	Kaleigh N. Boyd, WSBA #52684 kboyd@tousley.com	
13	TOUSLEY BRAIN STEPHENS	
16	PLLC	
17	1200 Fifth Avenue, Suite 1700 Seattle, Washington 98101	
18	Telephone: 206.682.5600 Fax: 206.682.2992	
19	Fax: 200.082.2992	
20	/s/ Daniel G. Shay Daniel G. Shay (SBN 250548)	
21	DanielShay@TCPAFDCPA.com	
21	LAW OFFICE OF DANIEL G.	
22	SHAY 2221 Camino del Rio S, Ste 308	
23	San Diego, CA 92108	
24	P: 619-222-7429	
25	/s/ Ari H. Marcus Ari H. Marcus, Esq.	
26	MARCUS ZELMAN LLC	
27	701 Cookman Avenue, Suite 300 Asbury Park, New Jersey 07712	
- '	Telephone: (732) 695-3282	
28	Fascimile: (732) 298-6256	

1	Ari@marcuszelman.com
2	/s/ Tiffany Marko Yiatras
3	Tiffany Marko Yiatras
4	CONSUMER PROTECTION LEGAL, LLC
4	308 Hutchinson Road
5	Ellisville, Missouri 63011-2029
6	Tele: 314-541-0317 tiffany@consumerprotectionelegal.com
7	
0	/s/ Gary M. Klinger Gary M. Klinger
8	MILBERG COLEMAN BRYSON
9	PHILLIPS GROSSMAN, PLLC
10	227 W. Monroe Street, Suite 2100
10	Chicago, IL 60606
11	Phone: 866.252.0878 gklinger@milberg.com
12	gkiniger@innoerg.com
	/s/ Bryan L. Bleichner
13	Bryan L. Bleichner
14	CHESTNUT CAMBRONNE PA 100 Washington Avenue S, Suite 1700
1.5	Minneapolis, MN 55401
15	Telephone: (612) 339-7300
16	Fax: (612) 336-2940
17	bbleichner@chestnutcambronne.com
18	/s/ Nick Suciu III
10	Nick Suciu III
19	MILBERG COLEMAN BRYSON PHILLIPS GROSSMAN, PLLC
20	6905 Telegraph Road, Suite 115
	Bloomfield Hills, MI 48301
21	Tel: (313) 303-3472
22	nsuciu@milberg.com
23	/s/ Kate M. Baxter-Kauf
	Kate M. Baxter-Kauf
24	Karen Hanson Riebel
25	LOCKRIDGE GRINDAL NAUEN P.L.L.P.
26	100 Washington Avenue South, Suite
	2200 Minneapolis, MN 55401
27	Telephone: (612) 339-6900
28	Facsimile: (612) 339-0981

## Case 2:22-cv-01699-JLR Document 14 Filed 01/18/23 Page 11 of 11

l	(I
1	kmbaxter-kauf@locklaw.com
2	khriebel@locklaw.com
	/s/ Jonathan M. Jagher
3	Jonathan M. Jagher*
4	FREED KANNER LONDON & MILLEN LLC
5	923 Fayette Street
6	Conshohocken, Pennsylvania 19428
	(610) 234-6486 jjagher@fklmlaw.com
7	
8	/s/ Douglas A. Millen Douglas A. Millen
9	Michael E. Moskovitz
10	FREED KANNER LONDON
	& MILLEN LLC 2201 Waukegan Road, Ste. 130
11	Bannockburn, IL 60015
12	(224) 632-4500 dmillen@fklmlaw.com
13	mmoskovitz@fklmlaw.com
14	C IC DI : .:
	Counsel for Plaintiffs
15	*Admitted <i>pro hac vice</i>
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
28 I	il .